UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

Crystal Galbreath,	: JUDGE PATRICIA A. GAUGHAN :
Plaintiff(s),	: CASE NO. 1:23CV2132
V.	: : <u>CASE MANAGEMENT ORDER</u>
Sanofi S.A., et al.,	:
Defendant(s).	: :
A Case Management Conference was held	in this matter on 1/11/24. The parties and
counsel of record agreed to the following, and IT IS ORDERED that:	
1. This case is assigned to the expedite	ed/standard/ <u>complex</u> /administrative/mass tort case
management track.	
2 This case is suitable now for Mediation/Settlement Conference.	
X This case is not suitable for Mediation/Settlement Conference at this time.	
This case is not suitable for Mediation/Settlement Conference at any time.	
3. The parties do/ do not consent to the jurisdiction of a United States Magistrate Judge pursuant	
to 28 U.S.C. § 636(c).	
4. Non-Expert Discovery shall be complete	ted on or before 11/11/24. Discovery shall be
conducted according to the guidelines set forth in Local Rule 16.2 for cases assigned to the case	
management track referred to in item no. 1 above. 1	Discovery disputes shall be referred to this Court by
way of motion, only after counsel for the party seeking the disputed discovery has made, and certified	
to the Court the making of, sincere, good faith efforts to resolve such disputes.	
5. Expert reports shall be exchanged on o	or before/
<u>1/23/25</u> . Plaintiff's experts' depositions will be completed by <u>1/09/25</u> . Defendants'	

experts' depositions will be completed by <u>2/21/25</u> .
6. The pleadings shall be amended without leave of Court and new parties shall be joined on
or beforeN/A Plaintiff's motion for leave to amend the complaint is due2/16/24
Brief in opposition is due 3/01/24. Reply brief is due 3/08/24.
7. Dispositive motions shall be filed on or before
8. In accordance with Local Rule 7.1, a brief in opposition to a dispositive motion is due thirty
(30) days after service of the motion, and a reply brief is due fourteen (14) days after service of the brief
in opposition. No request for an extension of time will be entertained unless it is filed prior to the
response date from which extension is sought and it indicates whether opposing counsel consents or
objects to the requested extension.
9. A Status Conference is set at Parties must be
available by telephone. Counsel must appear in person unless otherwise ordered by the Court.
10. A Telephonic Status Conference is set <u>10/10/24</u> at <u>9:00 a.m.</u> . The Court will
initiate the call with attorneys only. However, the parties must be available for immediate contact, if
necessary.
11. A Settlement Conference is set at Parties and lead
counsel must appear in person unless otherwise ordered by the Court.
Counsel shall confer within three business days of any scheduled conference to
discuss outstanding issues and respective positions as to settlement. Counsel shall provide to the
Court three business days prior to the conference a joint Status Report or individual Status
Reports describing the status of discovery, settlement positions, and issues to be addressed. The

Status Report(s) need not be filed, but may be delivered via e-mail at

Case: 1:23-cv-02132-PAG Doc #: 23 Filed: 01/11/24 3 of 3. PageID #: 393

Gaughan Chambers@ohnd.uscourts.gov. Indivudual Status Reports must be exchanged with

opposing counsel.

/s/ Patricia A. Gaughan
PATRICIA A. GAUGHAN
UNITED STATES DISTRICT COURT

Dated: 1/11/24